## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - DETROIT

IN T	HE MATTER OF:					
Danny Marshall		btor(s)	CHAPTER 13 CASE NO: 19-51353 JUDGE: TUCKER	⊠ OXHOLM		
STIPULATION ADJOURNING HEARING						
	This matter currently scheduled for hearing (ONLY PROVISIONS CHECKED BELO			, regarding		
	the First Meeting of Creditors. a Motion to Dismiss case. a Motion to lift stay as to Creditor Other:		Confirmation of Plan.	·		
in th	parties having agreed to the terms herein, based e premises, and there being no adverse impact utherefore;					
	IT IS STIPULATED AND AGREED tha (ONLY PROVISIONS CHECKED BELO		LL APPLY)			
shall	IT IS FURTHER STIPULATED that if a be dismissed upon Order of the Court without			and time specified, the case		
of th	IT IS FURTHER STIPULATED that the is Order to all interested parties.	Debtor or	Debtor's Counsel shall immediatel	y provide notice of the entry		
	roved per Local Rules (E.D.M.)		Approved as to Form and Conte	ent:		
TAI Chap 535 Detr	MMY L. TERRY (P46254) oter 13 Standing Trustee Griswold, Suite 2100 oit, MI 48226 ) 967-9857		/s/ Marguerite Hammerschmidt MARGUERITE HAMMERSCH HS & A, PC 26676 Woodward Ave. Royal Oak, MI 48067 (248) 988-8335 admin@hammer-stick.com	HMIDT (P53908)		

## /s/Kevin Erskine w/ consent Kevin Erskine (P69120) Assistant United States Attorney Attorney for the Internal Revenue Service 211 W. Fort St., Suite 2001 Detroit, MI 48226 (313) 226-9610

/s/ Sarah Vorgitch w/ consent
SARAH VORGITCH (P69878)
BUTLER, ROWSE-OBERLE, PLLC
Attorney for Public Service Credit Union
24525 Harper Avenue
St. Clair Shores, MI 48080
(586) 777-0770
svorgitch@brolawpllc.com

kevin.erskine@usdoj.gov

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - DETROIT

IN T	E MATTER OF:					
Danı	CHAPTER 13 CASE NO: 19-51353 JUDGE: TUCKER OXHOLM  / , Debtor(s)					
ORDER ADJOURNING HEARING						
	This matter currently scheduled for hearing on					
	the First Meeting of Creditors.  a Motion to Dismiss case.  a Motion to lift stay as to Creditor  Other:	_• _•				
in th	arties having agreed to the terms herein, based on the records of the Court, the court being otherwise sufficiently advipremises, and there being no adverse impact upon any party by way of this action, thus no notice is required to be given erefore;					
	IT IS ORDERED AND AGREED that: (ONLY PROVISIONS CHECKED BELOW SHALL APPLY)					
$\boxtimes$	The above referenced matter is adjourned to2/8/2021 at 9am					
	Debtor(s) shall be 100% current in Plan Payments, pursuant to the Trustee's records, on or before  Debtor(s) shall file and serve amendedon or before  Debtor(s) shall attend the adjourned First Meeting of Creditors.  Other:	·				
shall	IT IS FURTHER ORDERED that if any of the above is not completed by the date and time specified, the case dismissed upon Order of the Court without further notice or hearing.	se				
this (	<b>IT IS FURTHER ORDERED</b> that the Debtor or Debtor's Counsel shall immediately provide notice of the entry order to all interested parties.	f				

19-51353-mlo Doc 45 Filed 01/08/21 Entered 01/08/21 14:14:34 Page 3 of 3

EXHIBIT A